



February 6, 2006

Bryon McCoy  
Telecommunications Consumers Division  
Enforcement Bureau  
Federal Communications Commission  
Room 4-A223  
445 12th Street SW  
Washington, DC 20554

**Re: EB-06-TC-060 and EB Docket No. 06-36 - Certification of CPNI Filing, February 6, 2006**

Dear Mr. McCoy:

Enclosed for filing, please find the Certification and Statement of David Lynch on behalf of Conversent Communications, LLC.

Please do not hesitate to contact me with any questions.

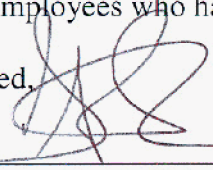
Sincerely,

A handwritten signature in blue ink, appearing to read "S. Sawyer", is written over the word "Sincerely,".

Scott Sawyer  
Vice President of Regulatory Affairs  
Conversent Communications, LLC  
24 Albion Road, Suite 230  
Lincoln, RI 02865  
Ph: 401-834-3377  
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[Ssawyer@conversent.com](mailto:Ssawyer@conversent.com)

## CPNI Certification and Incorporated Statement of David Lynch on behalf of Conversent Communications, LLC

1. My name is David Lynch. I am the Vice President of Customer Relations for Conversent Communications, LLC and its CLEC subsidiaries.
2. The CLEC subsidiaries of Conversent Communications, LLC include Conversent Communications of Maine, LLC, Conversent Communications of New Hampshire, LLC, Conversent Communications of Massachusetts, Inc., Conversent Communications of Rhode Island, LLC, Conversent Communications of Connecticut, LLC, Conversent Communications of New York, LLC, Conversent Communications of New Jersey, LLC and Conversent Communications of Pennsylvania, LLC.
3. I have personal knowledge concerning the CPNI rules, Conversent's CPNI policy, and the systems that Conversent has undertaken in connection with CPNI.
4. Conversent uses a customer's CPNI to market service offerings that are within a category of service in which the customer already purchases a service from Conversent.
5. Conversent asks each customer for written opt-out approval at the outset of its relationship with the customer and every two years thereafter for permission to use the customer's CPNI to market service offerings that are within a category of service in which the customer does not already purchase a service from Conversent. Conversent uses a customer's CPNI for this purpose only if it has previously obtained opt-out approval from the customer. Conversent has set up a system in its OSS whereby customers who have opted-out of Conversent's use of their CPNI are flagged so that those Conversent employees who have access to CPNI will not use it for marketing purposes.
6. Conversent does not sell CPNI to third parties.
7. Conversent has a written CPNI policy that is designed to ensure the Company complies with the CPNI rules. In addition to the above matters, such policy addresses marketing between affiliates; maintaining records of CPNI notification; maintaining records of marketing campaigns that use CPNI; the review process regarding carrier compliance with the use of CPNI for marketing; training for employees who have access to CPNI; and annual compliance certificates.

Signed, 

David Lynch  
Vice President of Customer Relations